MODIFICATION, EXTENSION, CHANGE IN TERMS AGREEMENT

BORROWER:

LENDER:

R & L Trucking Co., Inc.

Frontier Bank

2405 South Uniroval Road Opelika, AL 36801

P.O. Box 2829 Auburn, AL 36830

ORIGINAL NOTE INFORMATION							
NTEREST RATE	PRINCIPAL AMOUNT	FUNDING DATE	MATURITY DATE	CUSTOMER NUMBER	LOAN NUMBER		
6.000	\$500,000.00	05/01/03	05/01/04	R001702	20018099		
ffective <u>11/29/2</u>	2004, Borrowe	er and Lender agree	that the Note, identif	ied above, is amended as foll	ows:		
EXTENSION:	The Maturity Date of th	ne Note is extended	to <u>11/29/2005</u>	·			
	TE: The interest rate of		d above shall be chan-	ged to:			
=	ate of% p						
	le rate of <u>1,000 % AB</u>				Any change in the interest ra	te	
resulting	from a change in the inc	iex Hate Will be effe	ctive on: on the sam	e day the rate changes	·		
	Rate used for this Note	shall be:					
Frontier I	Prime Rate						
If the Inde	x Rate is redefined or be	comes unavailable,	then Lender may selec	t another index which is subst	antially similar.		
The curre	nt Index Rate is <u>5.000</u>	% per ann	num. The initial inter	est rate on this amended Not	te shall be <u>6.000</u> % po	er	
annum. The r		on this Note shall	not exceed N/A	n interest rate on this Note	e shall be N/A % poss, or if a maximum rate is no		
	TMENT LIMITATIONS: ny one time will be <u>N/</u>		erest rate increase at	any one time will be N/A	%.The maximum rat	te	
PAYMENT SO	HEDULE: Borrower sha	all pay the principal	and interest on the N	ote according to the followin	g schedule:		
This note is p plus all accru	payable in 11 payments ed interest shall be due	of all accrued inter and payable on No	rest monthly beginning vember 29, 2005. e	g December 29, 2004, a fina means estimated	I payment of \$501,291.67 e		
ADDITIONAL	TERMS:						

INSURANCE: If Borrower has purchased credit life or credit accident and health insurance, this insurance may only cover payments made under the existing Note. Borrower agrees to obtain and deliver to Lender amended or substitute insurance policies or certificates to cover the term of the Note as amended.

ADDITIONAL DOCUMENTS: Borrower agrees to execute any additional documents that Lender may request in connection with this

RATIFICATION AND INCORPORATION: The terms, definitions, and conditions of the existing Note are incorporated by this reference, and shall remain in full force and effect except as specifically modified by this Agreement. The Note and all other loan documents as extended and amended, are hereby adopted, ratified, confirmed and acknowledged to be in full force and effect and binding upon Borrower, with all of the collateral being pledged remaining as security for Lender.

RESERVATION OF RIGHTS: If a Borrower under the existing Note does not sign this Agreement, such Borrower will remain liable under the terms and conditions contained in the existing Note If not released from those obligations in a writing signed by Lender.

SECURITY: Borrower agrees that all collateral given to secure the original Note shall continue to serve as collateral for the Note as hereby modified, including for any increase in the principal amount of the Note and all interest accrued at any increased rate.

GUARANTEE: Guarantor(s) signing below specifically consent to the terms of this Extension and Amendment to Note, and agree that it shall not in any way prejudice Lender's rights under any guaranty given for the Note.

MODIFIED NOTE INFORMATION

MODIFICATION CAMPATION						
INTEREST RATE	PRINCIPAL AMOUNT	EFFECTIVE DATE	MATURITY DATE	CUSTOMER NUMBER	LOAN	
						EXHIBIT
FSHE11292004025348P						

BORROWER WAIVES ALL KNOWN AND UNKNOWN, ABSOLUTE AND CONTINGENT, CLAIMS, DEFENSES, SETOFFS OR COUNTERCLAIMS AGAINST LENDER OR ITS SHAREHOLDERS, DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS AS OF THE DATE OF THIS AGREEMENT. BORROWER ACKNOWLEDGES THAT BORROWER HAS READ, UNDERSTANDS AND AGREES TO THE TERMS OF THIS AGREEMENT. BORROWER ACKNOWLEDGES RECEIPT OF AN EXACT COPY OF THIS AGREEMENT.

LENDER: Frontier Bank

CAUTION: IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT.

BY:	R R. Melton, IV, President	/1/29/04 Date	By: Mike Mann, Area Executive GUARANTOBS	<u> </u>
		Date	Stanle R. Melton, IV	/ (-) 9 · 0) Date
		Date		Date
		Date		Date
		Date		Date
		Date		

MULTIPURPOSE NOTE AND SEC	URITY	AGREEMENT	Officer No.	мнм	
Borrower: "I", "Me" and "My" Means Each Borrower Below Jointly and Severally	Lender: "You" a	and "Your" Means The Lender, its Successors and Assigns	Customer No.		
Stanley R. Melton, IV	Frontier Ba	nk	Loan No.	904902	
	P.O. Box 2	829	Renewal of	20018081	
			Loan Amount	\$225,250.00	
			Maturity Date	December 05, 2007	
P.O. Box 2829 3705 Flintwood Lane Auburn, AL 36830 Opelika, AL 36801					
Delinquency and Default: Tagree to pay the costs you incur to a				·	
IF MY PAYMENT IS MORE THAN 10 DAYS LATE, I WILL PAY GREATER UP TO \$100.00.					
If checked, I agree to pay an interest surcharge of \$\) under applicable law. If I prepay the amounts I owe under the	, not to ex s note in full,	sceed 6% of that part of the amount financed which I may be entitled to a refund of part of the int	ch does not exc erest surcharg	ceed \$2,000.00, as allowed e, also in accordance with	
applicable law. Payments: I agree to pay this note as follows:					
Principal and interest are repayable in 35 equal installment payments, amortized over 120 payment(s), in the amount of \$2,571.09 each commencing on January 05, 2005 and continuing monthly thereafter, and one (1) final payment consisting of the full amount of the principa and all accrued interest remaining due and payable on December 05, 2007. Additional Terms:					
2405 South Uniroyal Road, Opelika Alabama					
This loan is cross-collatralized with loan #20018099 & #912					
Personal guaranty of R & L Trucking Co., Inc & SRM Financial, Inc.					
If checked, this note is secured by a separate Mtg dated 04-25-2002 in the amount of \$245,000.00 Description of real estate if the above property is crops, timber, minerals (including oil or gas) or fixtures:					
		Any person who signs within this box does so to property described above. This person does not property described above.	give you a secur promise to pay t	ity interest in the he note.	
Name of record owner, if not me: If checked, this security agreement should be filed in the real esta	te records.	-		Date	
CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN BORROWER-I ACKNOWLEDGE RECEIPT OF A COPY OF THIS NOTE AND AGREE TO THE TERMS AND CONDITIONS CONTAINED ON THIS PAGE AND ON PAGE					
2 OF THIS NOTE. CO-SIGNER-I UNDERSTAND THAT I HAVE FULL LIABILITY AN ANY OTHER PERSON SIGNING THIS CONTRACT OR TAKE STE	D RESPONSIB	ILITY TO PAY THIS CONTRACT. YOU DON'T	HAVE TO MA	KE ANY DEMANDS ON	
UNDERSTAND THIS ENTIRE CONTRACT. BORROWER (SAND Stanley R. Melton, IV	DATE	BORROWER (SEAL)		DATE	
BORROWER (SEAL)	1/2004 DATE	BORROWER (SEAL)		DATE	
	a				
CO-SIGNER (SEAL)	DATE	CO-SIGNER (SEAL)		DATE	

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- Abor agree and promise as follows:

 ADDITIONAL SECURITY AND INDEBTEDNESS: In a... on to the collateral described on the page I hereof, this note is secured by au, initions, replacements, accessions, products or proceeds including proceeds of any insurance payable as a result of loss or damage to the collateral, and any similar after-acquired collateral. However, the security interest shall not attach to household goods not purchased with the proceeds of this loan or to other after-acquired consumer goods, with the exception of accessions, unless such after-acquired consumer goods are acquired within twenty (20) days after you make this ioan. Unless the collateral consists of household goods, the security interest eracted hereby secure the prompt repayment of all my present and future obligations to you, including, but not limited to, any obligations arising as a result of any future advances, overdrards, or guarantees, or any expenses or costs incurred by you in accordance with this note, the security agreement contained herein, or any other agreement I have entered into with you guaranties, or any, expenses or costs incurred by would naccordance with this note, the security agreement contained herein, or any other agreement I have entered into with you.

 WARRANTY OF TITLE: I warrant to you that I own the collateral against any asserted claims or demands by other parties.

- WARRANTY OF TITLE: I warrant to you that I own the collateral free and clear of all hens or security interests, outer than the security interests as the collateral parties.

 PRESERVATION OF COLLATERAL: I will preserve and maintain the collateral and keep the collateral in good conditions and repair and will allow yo us inspect the collateral at any time.

 PRESERVATION OF COLLATERAL: I will preserve and maintain the collateral and keep the collateral are good conditions and repair and will allow yo use inspect the collateral at any time.

 PRESERVATION OF COLLATERAL: I will not sell, convey, lease or otherwise transfer or grant a security interest in the collateral free and clear of any part of it without first obtaining written consent from you. Any waiver of your right to object to an insulation translated in constitution at waiver with respect to any subsequent unauthorized sale or transfer that all not constitute a waiver with respect to any subsequent unauthorized sale or transfer to you and issued by one or more companies reasonably acceptable to you. Institute that the subsequent unauthorized sale or transfer to you and issued by one or more companies reasonably acceptable to you. You will be designated as loss paper on all insurance points, and i will promptly thrintshy you with insurance certificates or policies in form satisfactory to you, including stipulations that coverages will not be cancelled or diminished without at least 10 days prior written notice to you. I understand that I have the copins of provided. If I are any time fails of the provided of the prov
- checks.
 ACCOUNTS AS COLLATERAL: If I have given you a security interest in my accounts receivable, I agree not to settle or compromise any account for less than the full amount of that account without first obtaining your written consent.

 I agree to collect my accounts receivable only until you instruct me to do otherwise. I agree to keep the proceeds of all accounts receivable and any goods returned to me in trust for your benefit, and I agree not to commande them with any other accounts or property of mine. Upon your request, I agree to remit those proceeds to you.

 INVENTORY AS COLLATERAL: If I have given you a security interest in my inventory, I agree to dispose of it only in the ordinary course of business for the fair market value of the property, or for some other price that we have mutually agreed upon.

- 8. INVENTORY AS COLLATERAL: If I have given you a security interest in my inventory, I agree to dispose of it only in the ordinary course of business for the fair market value of the property, or for some other price that we have mutually agreed upon.

 9. FARM PRODUCTS AS COLLATERAL: If I have given you a security interest in my farm products, I agree to provide you with a written list of the buyers, commission merchants or selling agents to or through whom I may sell those farm products. The terms used in this paragraph shall have the meaning attributed to them under the Food Security Act of 1985.

 REMEDIES UNDER THIS SECURITY AGREEMENT: You have the following rights under this Serviny Agreement:

 (1) You may notify account debtors of your security interest in my accounts receivable and direct the account debtor to remit to you or someone else that you designate, rather than to me; you may endors any achors any acollateral covered hereby, you may demand, collect, endorse, receive, give receipt for, compromite, settle and handle any auts or other proceedings involving the collateral;

 (3) You may nake any supersy you feel necessary in order to take possession of or protect collateral, including performing any part of a contract or endorsing that contract in my name; and

 (3) You may take any supersy you feel necessary in order to take possession of or protect collateral, including performing any part of a contract or endorsing that contract in my name; and

 (3) You may take any supersy you feel necessary in order to take possession of or protect collateral, including performing any part of a contract or endorsing that contract in my name; and

 (3) You may nake any supersystem to the collateral free of all tases, liens, security interest.

 11. PAYMENTS MADE BY YOU. If I fail (a) to keep the collateral free of all tases, liens, security interests, encumbrances, and other claims; (b) to provide required insurance polity out to the date of repayment by me. All such expenses will be come a part of my debt owed to yo
- refinancings of such loans.

 13. REMEDISE UNDER THE SECURITY AGREEMENT: I will be in default under the terms of the security agreement if I default, under the terms of any note that this agreement secures or if I fail to keep any promise contained in this agreement. If I default, you shall have all of the rights and remedies available to a secured creditor under the Alabama Uniform Commercial Code. I will be obligated to make the property or collateral available to a secured or one of the Collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that within notice sent to my address on the face of the note by first class mail ten (10) days in advance of any such sale will be reasonable notice.

 14. FILING: A carbon, photographic or other reproduction of this agreement may be used as a financing training that the property of the collateral and the second of the collateral and the second of the collateral and the second of the collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that without the second of the collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that without the collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that without the collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that without the collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that without the collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that without the collateral and sell it as provided under the terms of the Alabama Uniform Commercial Code. I agree that without the collateral and sell it as provided under the terms of any notion of the collateral and sell it as provided under the terms of any notion of the collateral and sell it as provided under the terms of any notion of the collateral and sell it a

ADDITIONAL TERMS OF THE NOTE

- l also agree and promise as follows:

 PAYMENTS: Each payment that I make under the terms of this note will be applied to collection costs, late charges, fees, other costs or expenses that I must pay under this note or other loan documents, accrued interest and

- ADDITIONAL TERMS OF THE NOTE

 1. AVAINN'S: Each payment that I make under the arms of his now will be applied to collection const. late charges, feet, other cours or expenses that I must pay under this note or other loan documents, acrosed interest and principal as now and of destinated in some of the contractives with applied leve.

 2. Expression of this note, and I further agree that you may feet or executed the manifery of this now can reme times, beyone which discussion, without affecting, my fight to or its upon any principle grant and the properties of this note, and I further agree that you may feet or executed the manifery of this note on the calculation.

 3. NINCE ADVANCE LOANS: If this hours is made as a supple advance, that one services it to only advance associated. However, you may add any amonous to the principal balance of this note in the calculation and the contractive and the

GUARANTEE: By signing below I unconditionally guarantee the payment of the note and any amounts agreed to be paid under the terms of the security agreement. I also agree that all of the terms of the note and, to the extent applicable, the security agreement will apply to me. CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT.					
NAME Tracking Co., Inc. BY: Stanley R. Melton, IV,	NAME SAID Figancial, Inc. BY: Stanley R. Melton, IV, President				
x/ 16 DATE 11 29 2004	DATE 1/29/2004				
NOTICE TO THE COSIGNER Tol. (the co-signer) are being asked to guarantee this debt. Think carefully before you do. If the borrower doesn't pay the debt, you will have to. Be sure you can afford to pay if you have to, and that you want to accept this responsibility. You may have to pay up to the full amount of the debt if the borrower does not pay. You may also have to pay late fees or collection costs, and reimburse Lender for advances it makes to protect collecteral, such as for taxes and insurance premiums, all of which increase this amount. The creditor can collect this debt from you without first trying to collect from the borrower. The creditor can use the same collection methods against you that can be used against the borrower, such as suing you, garnishing your wages, etc. If this debt is ever in default, that fact may become part of your credit record. This notice is not the contract that makes you liable for the debt. CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT.					
NAME	NAME				
X DATE	X DATE				
LMPNBK Rev. (4/20/04)					